| UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK | X<br>: | DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 09/05/2019 |
|--|--------|---|
| JANE DOE, LUKE LOE, RICHARD ROE, and                       | : 1    |   |
| MARY MOE, individually and on behalf of all                | :      |   |
| others similarly situated,                                 | :      | 18 Civ. 9936 (LGS)  |
| Plaintiffs,  | :      |   |
|  | :      | <u>ORDER</u>  |
| -against-  | :      |   |
| THE TRUMP CORPORATION DONALD I                             | :      |   |
| THE TRUMP CORPORATION, DONALD J.                           | •      |   |
| TRUMP, in his personal capacity, DONALD                    | :      |   |
| TRUMP JR., ERIC TRUMP and IVANKA                           | :      |   |
| TRUMP,   | :      |   |
| Defendants.  | :      |   |
| LORNA G. SCHOFIELD, District Judge:                        | - X    |   |

WHEREAS, on August 29, 2019, the parties filed their joint letter setting forth each party's position regarding Defendants' proposed motion to compel arbitration;

WHEREAS, a pre-motion conference was held on September 5, 2019. As discussed at the conference, it is hereby

ORDERED that Defendants may file a motion to compel arbitration, which shall be subject to the following schedule: Defendants shall file their motion by September 12, 2019; Plaintiffs shall file their opposition by September 19, 2019; and Defendants shall file their reply by September 24, 2019. The parties shall assume only for purposes of the motion that Plaintiffs and the putative class members agreed with ACN to arbitrate as provided in the form arbitration agreement referenced at the conference, a copy of which shall be filed with Defendants' motion. Plaintiffs in their opposition shall principally address whether Defendants have waived their right to arbitrate, but (amending the Court's statement at the conference) may raise any other argument. The parties shall follow the Court's Individual Rules concerning motions, including those concerning page limits and courtesy copies. It is further

**ORDERED** that Defendants shall email Chambers a proposed protective order, in

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Microsoft Word format, with the terms previously submitted to the Court and agreed to by

Plaintiffs at the pre-motion conference, copying Plaintiffs' counsel on the email. It is further

ORDERED that the discovery stay is lifted. A separate case management plan will follow.

Dated: September 5, 2019

New York, New York

Lorna G. Schofield

UNITED STATES DISTRICT JUDGE